

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF NORTH CAROLINA  
CHARLOTTE DIVISION  
DOCKET NO. 3:11-cr-00195-2MOC

UNITED STATES OF AMERICA,

Vs.

DETRICK RAYSHAWN GADDY,

Defendant.

)  
)  
)  
)  
)  
)  
)  
)  
)  
)  
)

ORDER

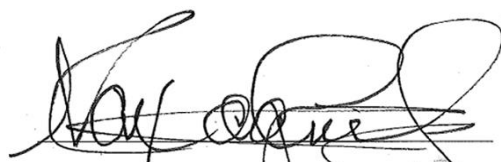
---

**THIS MATTER** is before the court on defendant's letter filed July 17, 2013, which the court deemed to be a Motion for Sentence Reduction under Rule 35, Federal Rules of Criminal Procedure (#45), the court's Castro Order advising defendant of his rights and the consequences of treating such letter as a Section 2255 motion, and defendant's timely responsive letter (#48). In his responsive letter, defendant states that he does not wish to have his previous letter treated as a Section 2255 motion. Based on such response, the court will not construe such letter as a Section 2255 motion, but, as defendant suggests, deem such earlier letter to have been submitted for informational purposes only.

**ORDER**

**IT IS, THEREFORE, ORDERED** that the letter filed July 17, 2013, previously deemed to be a Motion for Sentence Reduction under Rule 35, Federal Rules of Criminal Procedure (#45), is denied without prejudice as moot and is accepted for informational purposes only.

Signed: August 15, 2013



Max O. Cogburn Jr.  
United States District Judge